

ASSIGNED

NO. 62090

**APPLICATION FOR PERMISSION TO CHANGE POINT OF
DIVERSION, MANNER OF USE AND PLACE OF USE OF THE
PUBLIC WATERS OF THE STATE OF NEVADA
HERETOFORE APPROPRIATED**

Date of filing in State Engineer's Office MAY 02 1996

Returned to applicant for correction _____

Corrected application filed _____

Map filed 7-5-83 under 46951

The applicant **Oxbow Geothermal Corporation**, hereby make application for permission to change the **Place of use** of water heretofore appropriated under **Permit #47142**

1. The source of water is **Dixie Valley geothermal reservoir**
2. The amount of water to be changed **5 Second Feet**
3. The water to be used for **(geothermal electrical power generation) industrial**
4. The water heretofore permitted for **(geothermal electrical power generation) industrial**
5. The water is to be diverted at the following point **NE¼ of SW¼ Sec. 33, T25N, R37E, MDB&M from whence the SW corner of SEC. 33 bears S49°17'55" W, a distance of 3,042.45 feet.**
6. The existing permitted point of diversion is located within
7. Proposed place of use **NE¼ of Section 7, T24N, R37E, MDB&M**
8. Existing place of use **NE¼ of SW¼, Sec. 33, T25N, R37E, MDB&M**
9. Use will be from **January 1st to December 31st** of each year.
10. Use was permitted from **January 1st to December 31st** of each year.
11. Description of proposed works **water is diverted from the well through piping and separators to the power plant**
12. Estimated cost of works **\$1,500,000**
13. Estimated time required to construct works **Well is 10,266 feet deep and completed with 9 5/8" casing**
14. Estimated time required to complete the application of water to beneficial use **water has been used since July 1988**
15. Remarks:

By **s/Dick Benoit 4-30-96**
5250 S. Virginia Street, Suite 304
Reno, NV 89502

Compared **jk/cl dl/bk**

Protested _____

APPROVAL **OF STATE ENGINEER**

This is to certify that I have examined the foregoing application, and do hereby grant the same, subject to the following limitations and conditions:

This permit to change the place of use of the water of an underground source as heretofore granted under Permit 47142 is issued subject to the terms and conditions imposed in said Permit 47142 and with the understanding that no other rights on the source will be affected by the change proposed herein.

This permit is issued subject to existing rights. It is understood that the amount of geothermal fluid herein granted is only a temporary allowance and that the final right obtained under this permit will be dependent upon the amount actually placed to beneficial use. It is also understood that this right must allow for a reasonable decrease of fluid pressure and heat. The well shall be equipped and maintained to prevent any waste of the geothermal fluid. Accurate measurements must be kept of discharge of the production well and the amount of fluid injected into the injection well to determine the total amount of fluid diverted and consumed for a beneficial use.

The production and injection well are to be cemented from the producing levels to the surface to protect fresh water zones. This permit is issued subject to the condition that only geothermal fluids are to be diverted and used beneficially for heating purposes and fresh, cold water aquifers are not to be diverted. The used geothermal fluids are to be returned to the source via the injection well. The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies. A detailed log on the injection well and/or other analyses of the system used for returning the used geothermal fluids to the source must be submitted together with the Proof of Completion.

An annual report for this well must be filed under this permit describing the amount of geothermal fluid diverted and consumed to a beneficial use for the calendar year. This report must detail the amount of fluid produced and injected.

The total withdrawal of the geothermal fluid shall be limited to 2,570 acre-feet per year but the total consumptive use of the geothermal fluid is limited to only incidental fluid losses in the system and in no case shall it amount to more than 20% of the volume withdrawn annually. The State Engineer does not waive the right to make a determination of incidental fluid losses at any time and impose additional conditions thereto. This permit is further issued subject to the provisions of NRS 533.372(1) and with the understanding that the power or energy generated by the beneficial use of this water or steam is subject to recapture and use within the boundaries of the State of Nevada when the need arises.

This permit does not extend the permittee the right of ingress and egress on public, private or corporate lands.

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies.

The total combined consumptive use of the geothermal fluid under Permits: 41929 (Certificate 12903), 49573 (Certificate 12904), 49802 (Certificate 12905), 49803 (Certificate 12906), 51029 (Certificate 12907), 51030 (Certificate 12908), 51031 (Certificate 12909), 51032 (Certificate 12910), 51033 (Certificate 12911), 51034 (Certificate 12912), 51035 (Certificate 12913), 51036 (Certificate 12914), 52411 (Certificate 21915), 52412 (Certificate 12916), 52951 (Certificate 13739), 54654 (Certificate 13740), 56604 (Certificate 13743), 61785, 62089, 62090 and 63284 shall not exceed 10,704 acre-feet annually.

The total consumptive use of the geothermal fluid under Permits 62089 and 62090 shall not exceed 514.0 acre-feet annually.
(CONTINUED ON PAGE 2)

The total combined diversion rate and duty under any certificates issued for Permits 51030, 51031 and 62090 shall not exceed 3.55 cubic feet per second, nor 2,092.0 acre-feet annually.

A quarterly report for this well must be filed under this permit describing the amount of geothermal fluid diverted and consumed to a beneficial use for each month in that quarter. This report must detail the amount of fluid produced and injected.

The issuance of this permit totally abrogates Permit 47142.

The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, and not to exceed 3.55 cubic feet per second, but not to exceed 514.0 acre-feet annually.

Work must be prosecuted with reasonable diligence and be completed on or before:

November 24, 1999

Proof of completion of work shall be filed before:

December 24, 1999

Application of water to beneficial use shall be filed on or before:

November 24, 2000

Proof of the application of water to beneficial use shall be filed on or before:

December 24, 2000

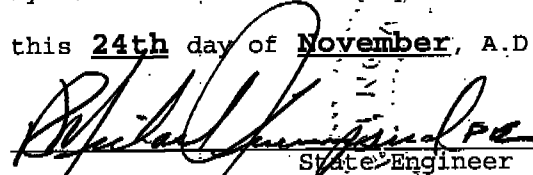
Map in support of proof of beneficial use shall be filed on or before:

N/A

IN TESTIMONY WHEREOF, I, R. MICHAEL TURNIPSEED, P.E.,

State Engineer of Nevada, have hereunto set
my hand and the seal of my office,

this 24th day of November, A.D. 1998.


State Engineer

Completion of work filed

JAN 20 2000

Proof of beneficial use filed

Cultural map filed

Certificate No.

Issued

1000